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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/752,817	09/752,817 01/03/2001		Shunpei Yamazaki	12732-003001/US4564	9971
26171	7590	05/17/2006	EXAMINER		INER
FISH & RI P.O. BOX 1		SON P.C.	KUMAR, SRI	KUMAR, SRILAKSHMI K	
MINNEAPO	DLIS, MN	V 55440-1022	ART UNIT	PAPER NUMBER	
				2629	

DATE MAILED: 05/17/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	n No. Applicant(s)		
	Office Action Commence	09/752,817	YAMAZAKI ET AL.		
	Office Action Summary	Examiner	Art Unit		
		Srilakshmi K. Kumar	2629		
Period fo	The MAILING DATE of this communication ap or Reply	ppears on the cover sheet with the c	correspondence address		
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLEMENTS IS LONGER, FROM THE MAILING Ensions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. 9 period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statutely received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION .136(a). In no event, however, may a reply be tired will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. (D) (35 U.S.C. § 133).		
Status					
2a)⊠	Responsive to communication(s) filed on <u>28 F</u> This action is FINAL . 2b) This Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pro			
Dispositi	on of Claims				
5) □ 6) ☑ 7) □ 8) □ Applicati 9) □ 10) □	Claim(s) 5-39 is/are pending in the application 4a) Of the above claim(s) is/are withdrawing Claim(s) is/are allowed. Claim(s) 5-39 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or on Papers The specification is objected to by the Examinating The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examinating the correct contents.	er. cepted or b) objected to by the led drawing(s) be held in abeyance. Section is required if the drawing(s) is objected to by the led to be drawing(s) be held in abeyance.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
		Adminor. Note the attached Office	Action of format 10-102.		
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
2) ☐ Notic 3) ⊠ Inforr	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:			

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DETAILED ACTION

The following office action is in response to the amendment filed February 28, 2006. Claims 5-39 are pending. Claims 5, 7, 8, 10, 13, 14, 18, 19, 23, 24, 29, 30, 34, and 35 have been amended.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 3. Claims 5, 7-10, 12,13-15, 17-20, 22-26, 28-31, 33-37 and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim et al. (US 6,265,833) in view of Ikeda et al (US 5,714,968).

As to independent claim 5, Kim et al teach a display system comprising; a plurality of pixels; each of said plurality of pixels having at least an EL element (col. 1, lines 10-16, col. 9, lines 57-63); a sensor for obtaining an information signal of an environment (Fig. 1, item 1), a CPU for converting said information signal of the environment supplied from said sensor into a

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correction signal (Fig. 1, item 3), and a voltage changer for changing a corrected potential applied to the EL element based on said correction signal (Fig. 1, item 4); an EL driving power source connected to said voltage changer (Fig. 3). Kim et al do not disclose the details of the EL display device. Kim et al do not disclose wherein said voltage changer is electrically connected to the EL element of each of the plurality of pixels via a switch. Ikeda teaches the voltage changer (34) is electrically connected to the EL element of each of the plurality of pixels (20,21) via a switch (22) (see figure 10). It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the active EL matrix display details as illustrated by Ikeda when implementing the system items 4 and 5 of Kim et al because Kim et al lacks these specific manufacturing details directed towards the actual EL circuit within the display therefore one of ordinary skill would have been motivated to simply use Ikeda's active matrix to the display device of Kim because active matrix display device of Ikeda is capable of prolonging light emission of the light emitting elements, thereby protecting the user from having to view a display where the light flickers (col. 2, lines 7-13 of Ikeda).

As to claim 7 and 14, the combination of Kim et al and Ikeda teaches a display system according to claim 5, further comprising, Kim et al disclose wherein said plurality of pixels, said sensor, said CPU and said voltage changer are formed on a same substrate (Fig. 1 illustrates all the claimed pads in one illustration it is obvious that they are capable of sharing a common substrate while enclosed above said common surface of an enclosure).

As to claim 8, the combination of Kim et al. and Ikeda teach a display system according to claim 5, further comprising, Kim et al disclose wherein said EL element comprises an organic material or an inorganic material (Fig. 1, item 5, col. 1, lines 10-15).

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As to claims 9, 12, 17, loc 5 and 10 Kim et al disclose wherein said display system is incorporated in one selected from the group consisting of a video camera, a digital camera, a head mount display, a car navigation system, a portable telephone, an image reproduction apparatus, a car audio equipment, and a personal computer (col. 10, lines 21-34 and further these specific uses of the display are viewed as merely being recitations directed towards an OBVIOUS INTENDED USE of the display).

As to claim 13, loc 5 and 12, Kim et al do not disclose wherein an EL element comprising at least an EL layer between an anode and a cathode, one of said anode and said cathode being electrically connected to said active layer. Ikeda discloses wherein an EL element comprising at least an EL layer between an anode and a cathode, one of said anode and said cathode being electrically connected to said active layer in Figs. 12 and 16, col. 10, lines 33-col. 11, line 20.

As to claim 15, limitations of claim 13, and further comprising, Kim et al disclose wherein said sensor comprises a CCD or a photo diode (Fig. 1, item 1, an optical sensor responsive to light).

As to claims 18-20, 22-24, 26, 28-31, 33035, 37 and 39, the combination of Kim et al and Ikeda were shown above to read on these limitations.

As to claims 25 and 36, Kim et al disclose an A/D converter interposed between said sensor and said CPU, and a D/A converter interposed between said CPU and said voltage changer (Fig. 1, the CPU controller uses A/D for it's input and D/A for its output while interacting with analog devices.)

4. Claims 6, 11, 16, 21, 27, 32 and 38 rejected under 35 U.S.C. 103(a) as being unpatentable over Kim et al in view of Ikeda as applied to claims 5, 10, 13, 18, 23, 29, and 34 above, and further in view of Poulton (US 5,702,323).

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As to claims 6, 11, 16, 21, 27, 32 and 38, Kim et al and Ikeda do not teach wherein said information signal comprises a user's living body information. Poulton teaches wherein said information signal comprises a user's living body information (abstract, Fig. 5, item 230, col. 2, lines 48-57, col. 4, lines 3-10). It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the optical sensor item 1 as illustrated by Kim to also keep track of body pads position as done by Poulton when implementing the system item 1 of Kim et al because this limitation is merely directed towards an OBVIOUS INTENDED USE, of the combination of Kim et al and Ikeda et al as illustrated by Poulton, and further, Poulton gives motivation in col. 1, lines 5-10 for modifying the use of the Kim item 1 which Poulton provided a further illustration of an additional "use" for the information given by an optical sensor.

Response to Arguments

5. Applicant's arguments filed February 28, 2006 have been fully considered but they are not persuasive.

Applicant argues where the combination of Kim in view of Ikeda do not describe or suggest "a voltage changer for changing a corrected potential applied to the EL element based on said correction signal". Applicant further argues "while the rejection indicates that a resistance component of a common electrode 34 of Ikeda corresponds to the recited voltage changer, the common electrode 34 does not serve to change a potential of the EL element 20, 21."

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Examiner, respectfully, disagrees. While Ikeda discloses the electrical connections, Kim et al disclose in col. 5, lines 9-22, where the voltage changer changes a corrected potential applied to the EL element based on said correction signal where the voltage is changed dependent upon the current changes. As shown in the above rejection, the combination of Kim et al in view of Ikeda et al fully disclose the limitations claimed by the applicant in the application. Thus, the rejection is maintained and made FINAL.

Conclusion

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Srilakshmi K. Kumar whose telephone number is 571 272 7769. The examiner can normally be reached on 9:00 am to 5:30 pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sumati Lefkowitz can be reached on 571 272 3638. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Srilakshmi K. Kumar Examiner Art Unit 2629

SKK May 14, 2006

SUMATI LEFKOWITZ
SUPERVISORY PATENT EXAMINER